## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In Re Flint Water Cases,

No. 5:16-cv-10444-JEL-MKM (consolidated)

Hon. Judith E. Levy

Mag. Mona K. Majzoub

Walters, et al.,

**Plaintiffs** 

ν.

City of Flint, et al.,

**Defendants** 

No. 5:17-cv-10164-JEL-MKM

## PLAINTIFFS' MASTER SHORT FORM COMPLAINT AND JURY DEMAND

Plaintiff(s) incorporate by reference Plaintiffs' Master Long Form Complaint and Jury Demand filed in *In Re* Flint Water Cases in the United States District Court for the Eastern District of Michigan, filed as No. [MASTER DOCKET NUMBER] on the Master Docket. Pursuant to the Court's Order permitting Plaintiffs to file a Master Complaint for the Individual Flint Water Cases, the following Short Form Complaint encompasses Plaintiff(s)' claims as adopted from the Master Long Form Complaint in the above-captioned action.

Plaintiff(s) select and indicate by checking boxes where requested, parties and claims specific to this case. As necessary, Plaintiff(s) include: (a) additional claims against the Defendant(s) listed in paragraph 1, which are set forth in paragraph 10, and the supporting facts for which are alleged in paragraph 12 or on an additional sheet attached to this Short Form Complaint; and/or (b) claims plead against additional defendants not listed in the Master Long Form Complaint, which are set forth in paragraph 13 and the supporting facts for which are alleged in paragraph 14 or on an additional sheet attached to this Short Form Complaint.

Plaintiffs, by and through their counsel, allege as follows:

## I. <u>DEFENDANTS</u>

1.	Plaintiff(s) name the following Defendants in this action [check only
those that	apply]:
	Governor Richard D. Snyder
	The City of Flint, a municipal corporation
	Receivership Transition Advisory Board

ш	Receivership Transition Advisory Doard
	Darnell Earley
	Howard Croft
	Michael Glasgow
	Gerald Ambrose
	Jeff Wright
	Edward Kurtz
	Dayne Walling
	Daugherty Johnson
	Liane Shekter-Smith
	Daniel Wyant

Stephen Busch

		Patrick Cook
		Michael Prysby
		Bradley Wurfel
		Eden Wells
		Nick Lyon
		Nancy Peeler
		Robert Scott
		Adam Rosenthal
		Andy Dillon
		Lockwood Andrews & Newnam, P.C.
		Lockwood Andrews & Newnam, Inc.
		Leo A. Daly Company
		Rowe Professional Services Company, f/k/a Rowe Engineering, Inc.
		Veolia North America, LLC
		Veolia North America, Inc.
		Veolia Water North America Operating Services, LLC
		Veolia Environmental, S.A.
	2.	The above-named defendant(s) are sued in those capacities outlined in
the N	Aaster (	Complaint. They are named jointly and severally.
II.	<u>PLA</u>	<u>INTIFFS</u>
	3.	Plaintiff(s):
	4.	If brought on behalf of Plaintiff by another person, capacity (i.e.,
admi	nistrat	or, executor, guardian, conservator, etc.):
	5.	Plaintiff's State of Residence:
III.	<u>FLIN</u>	NT WATER EXPOSURE
	6.	(If alleging personal injury) Plaintiff(s) lived in Flint, Michigan from
annra	oximat	ely until If more than one Plaintiff is
appr	Millat	ery that If more than one I faintiff is

named on this Short Form Complaint, list each additional P.	lain	tiff's	period of
residency in Flint on an additional sheet, or check the box below	ow	if the	e period of
residency is the same for all named Plaintiffs.			
☐ Period of Residency in Flint is the same for all nam	ed l	Plain	tiffs.
7. (If alleging property damage) Plaintiff(s) owned	pre	opert	y in Flint,
Michigan from approximately until	at	the	following
address:		If	Plaintiff(s)
owned more than one property in Flint, list each additional prop	ert	y, as	well as the
dates the property was owned, on an additional sheet. For ea	ach	prop	perty, state
which plaintiff owned which property.			
8. (If alleging economic loss) Plaintiff(s) owned a	bu	sines	s in Flint,
Michigan from approximately until	at	the	following
address:		If	Plaintiff(s)
owned more than one business in Flint, list each additional busi	nes	s, as	well as the
dates the business was owned, on an additional sheet.			

## IV. <u>INJURIES</u>

	9.	Plaintiff(s) allege(s) the following injury(ies) (and subcategory of
injur(	ies) as	a result of use of and/or exposure to Flint River Water:
		Personal injury  Lead Poisoning  Legionella  Other (please specify below or on additional sheet)
		Property damage
		Economic loss
		Emotional damage
V.	<u>CLA</u>	IMS/COUNTS
	10.	The following claim(s) asserted in the Master Long Form Complaint,
and t	he alle	gations with regard thereto in the Master Long Form Complaint, are
adopt	ed in the	his Short Form Complaint by reference:
		Count I: 42 U.S.C. §1983 – 14th Amendment, Substantive Due
		Process – State Created Danger Count II: 42 U.S.C. §1983 – 14th Amendment, Substantive Due Process – Bodily Integrity

Count III: 42 U.S.C. §1983 – 5th and 14th Amendments, Equal
Protection of the Law – Race Based
Count IV: 42 U.S.C. §1983 – 5th and 14th Amendments, Equal
Protection of the Law – Wealth Based
Count V: 42 U.S.C. §1985(3) – Invidious Racial Animus
Count VI: MCL 37.2302 – Violation of Public Service Provisions of
ELCRA
Count VII: Breach of Contract
Count VIII: Breach of Implied Warranty
Count IX: Nuisance
Count X: Trespass
Count XI: Unjust Enrichment
Count XII: Gross Negligence
Count XIII: Intentional Infliction of Emotional Distress
Count XIV: Negligent Infliction of Emotional Distress
Count XV: Punitive Damages
Count XVI: Professional Negligence (LAN PC, LAN Inc. and LAD)
Count XVII: Professional Negligence (Rowe)
Count XVIII: Professional Negligence (Veolia LLC, Veolia Inc.,
Veolia Water and Veolia S.A.)
Count XIX: Fraud (Veolia LLC, Veolia Inc., Veolia Water and Veolia
S.A.) If alleging fraud, state with specificity the allegations supporting
the cause of action (use an additional sheet if necessary):
Count XX: Violation of Safe Water Drinking Act – Notification
 Requirements (City of Flint and Richard D. Snyder)

	Notice of Claim filed on:
	(mm/dd/yyyy).  Count XXI: Violation of Safe Water Drinking Act – Requirement to
	Operate Optimal Corrosion Control (City of Flint and Richard D.
	Snyder)  (Required if alleging Violations of Safe Water Drinking Act)  Notice of Claim filed on:
	Count XXII: Violation of the Comprehensive Environmental, Response, Compensation, and Liability Act (CERCLA), 42 U.S.C. § 9601
	Count XXIII: Others [Specify Below]

- 11. Unless otherwise noted, the above-checked Claims/Counts are only applicable to those Defendants against whom each Claim/Count referenced in the Master Long Form Complaint applies to therein.
- 12. If additional claims against the Defendants identified in the Master Long Form Complaint are alleged in paragraph 10, the facts supporting these allegations must be pleaded. Plaintiff asserts the following factual allegations against the Defendants identified in the Master Long Form Complaint:

13.	Plaintiffs assert the following additional claims and factual allegations
against oth	er Defendants (must name defendant and its alleged citizenship):
14.	If additional Defendants are identified in paragraph 13, the facts

14. If additional Defendants are identified in paragraph 13, the facts supporting these allegations must be pleaded. Plaintiff asserts the following factual allegations against the Defendants identified paragraph 13:

WHEREFORE, Plaintiffs pray for relief as set forth in the Plaintiffs'
Master Long Form Complaint in In Re Flint Water Cases in the United States
District Court for the Eastern District of Michigan.
Dated: /s/